

U.S. Environmental Protection Agency
Region 7
Water, Wetlands, and Pesticides Division
Drinking Water Management Branch
Water Enforcement Branch

Kansas Department of Health and Environment
Public Water Supply Supervision
Full Program Evaluation

Draft Report
December 2, 2011

Site Visit
September 19 – 23, 2011

**Kansas Public Water Supply Supervision
Full Program Evaluation - Calendar Year 2010**

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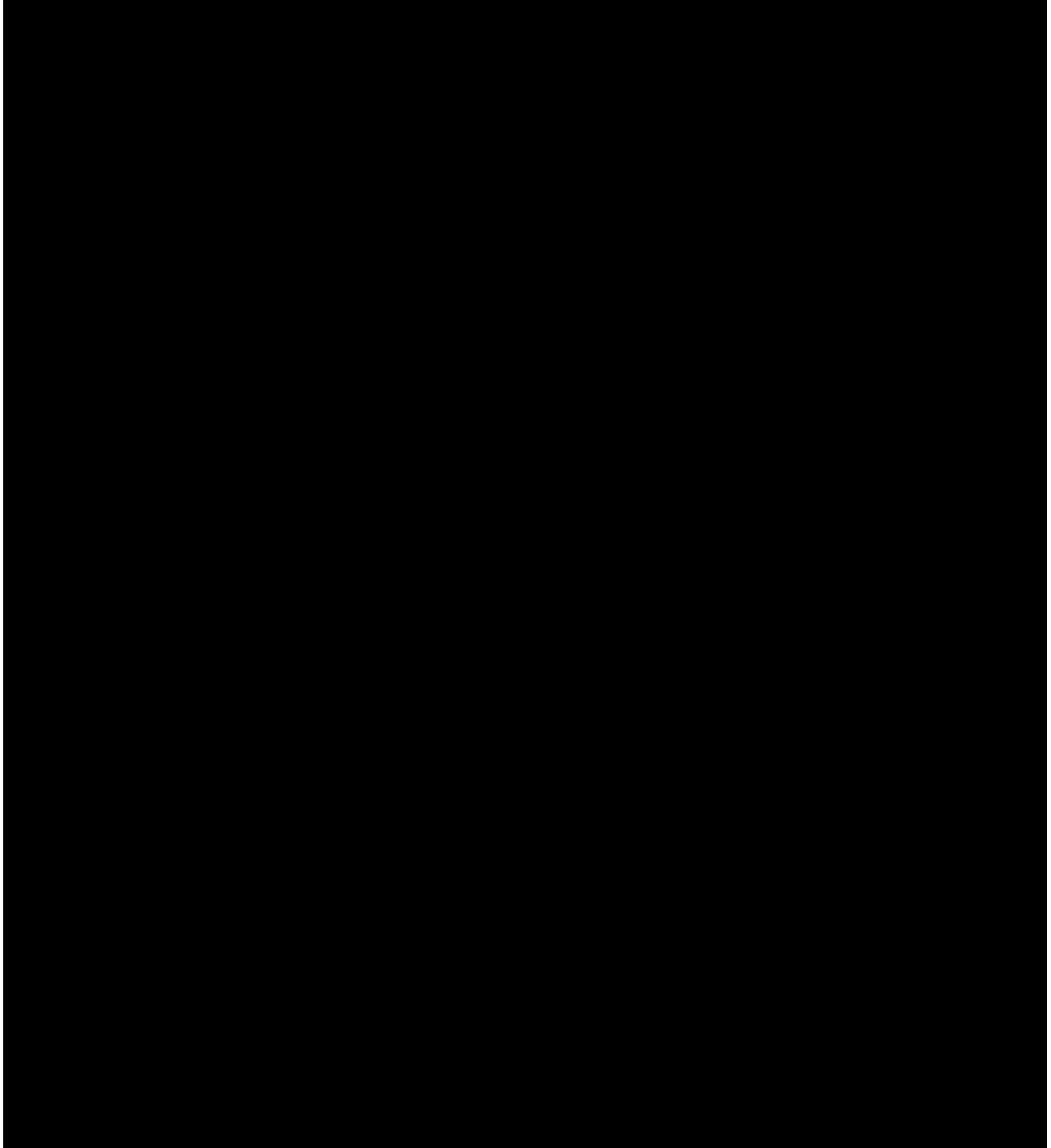
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L) Enforcement





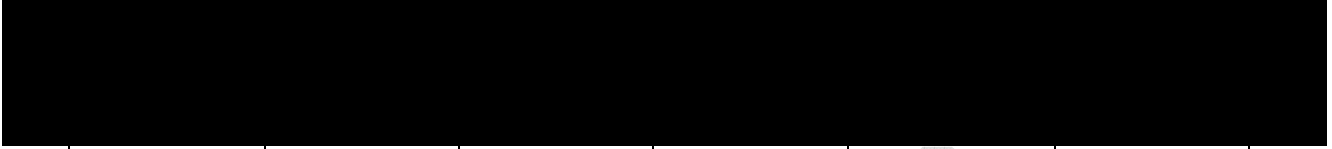
Some pertinent details regarding these (top 11 ETT-scoring) non-compliant systems are outlined in Table 12.

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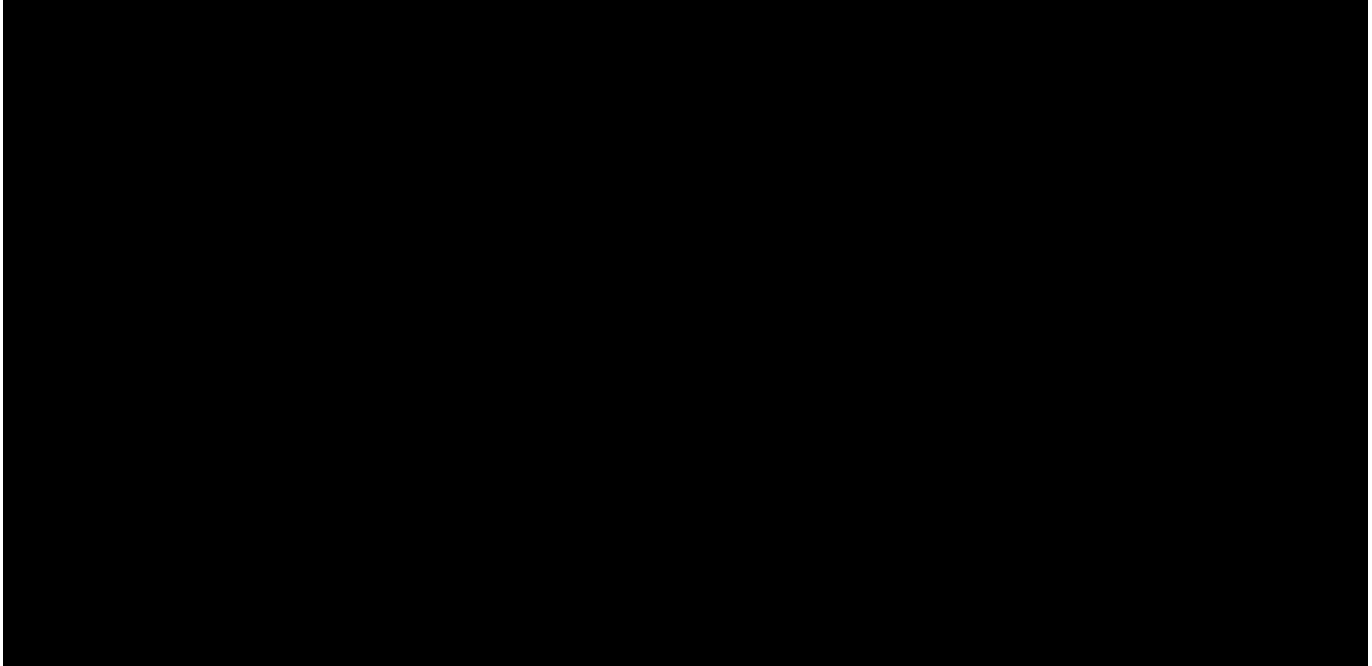
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Table 12 - Summary of High Priority, Non-Compliant PWSs in Kansas

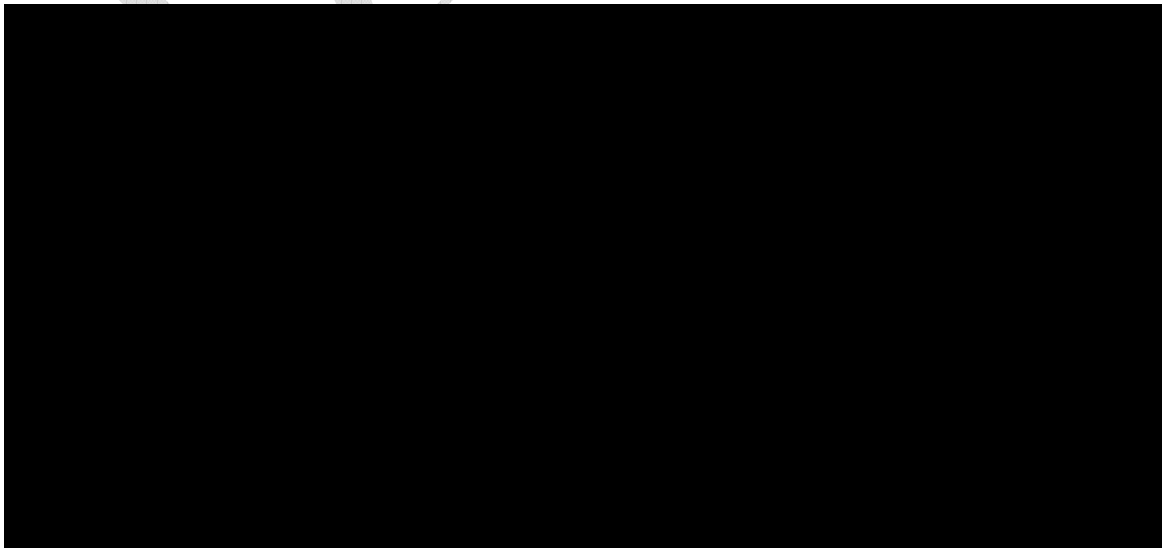
PWS Name	PWS ID	ETT Score (July 2011)	Non- Compliance Driver	Enforcement Action-Date	Current Status
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Pretty Prairie	KS2015501	133	Nitrate MCL	SFJ – 11/07	Non-compliant
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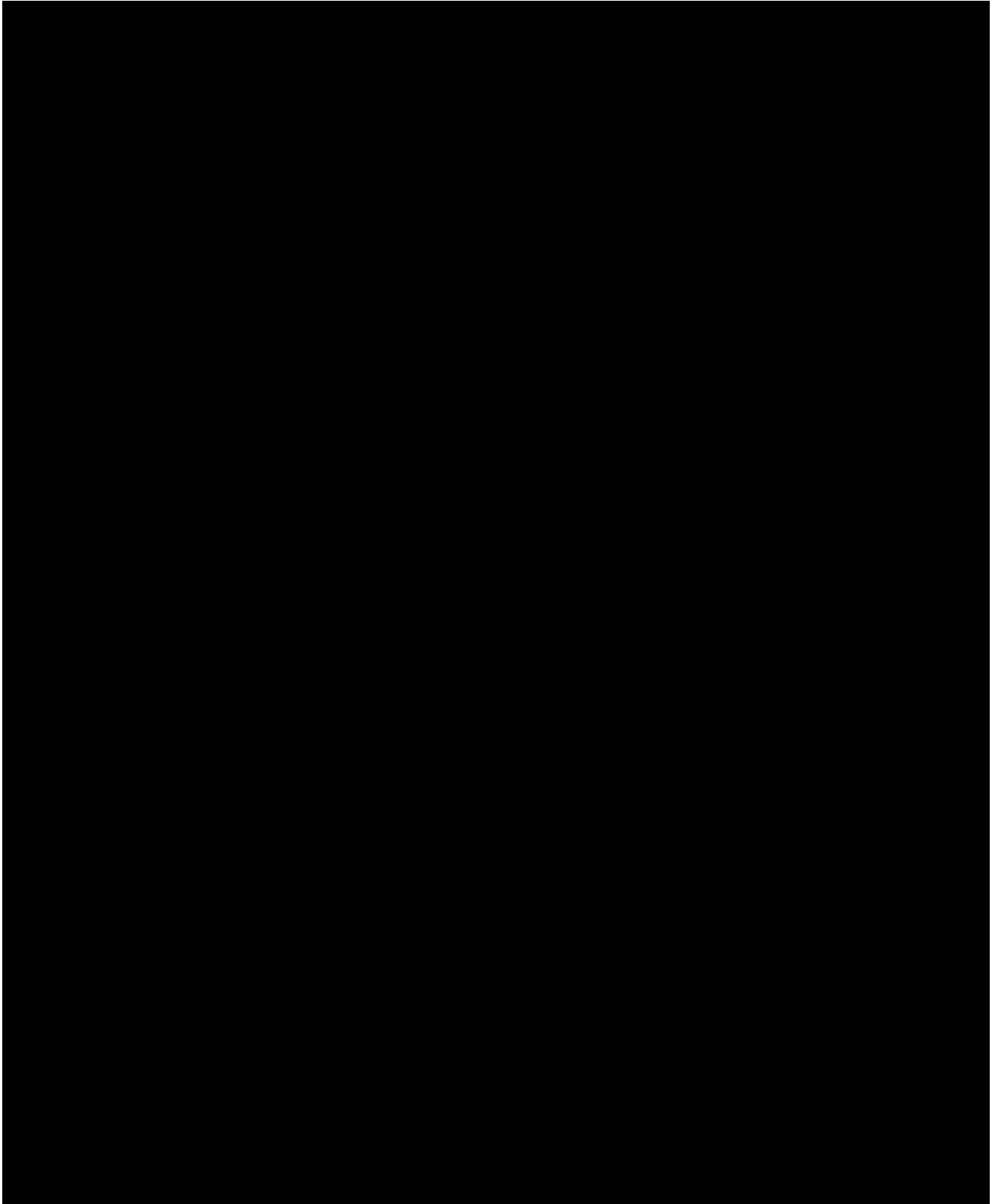


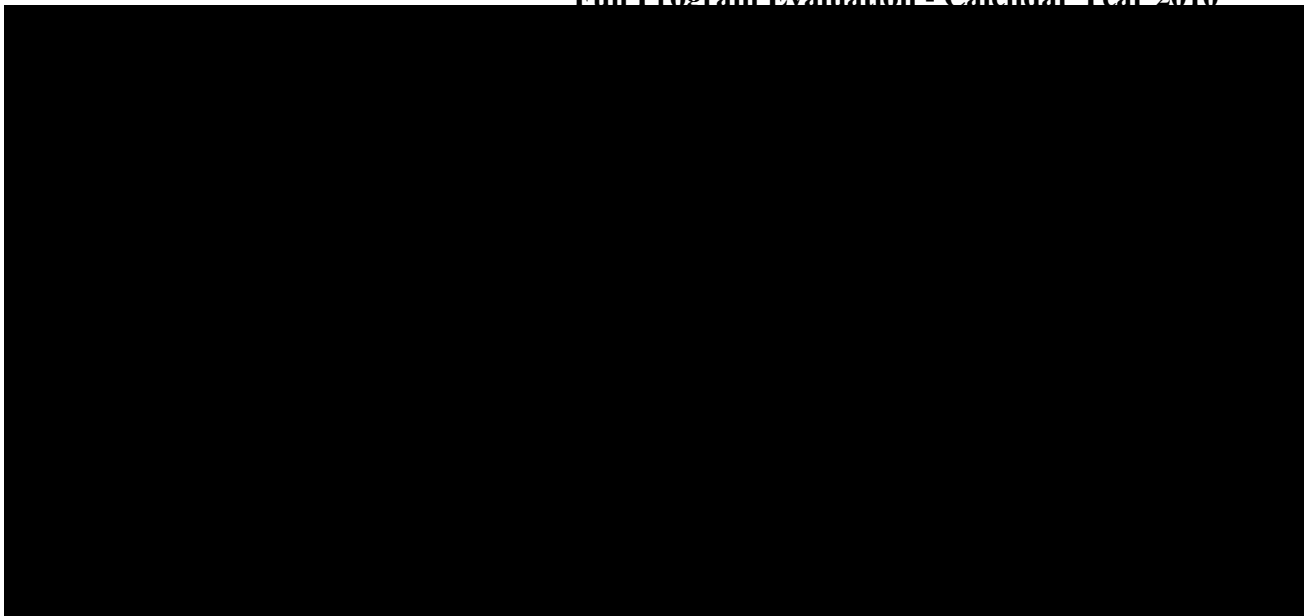
To summarize the status of these PWSs:



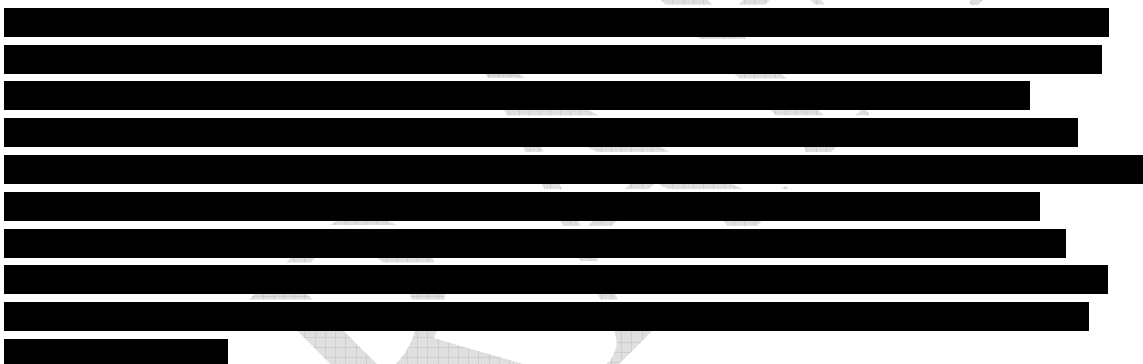
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- Some systems are stagnant, with little progress towards resolving violations (Pretty Prairie, Conway Springs (regionalization), Sumner Co. 5 (regionalization),



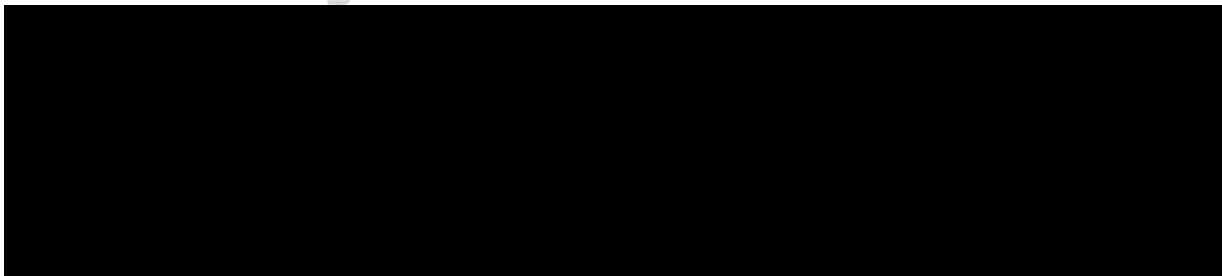


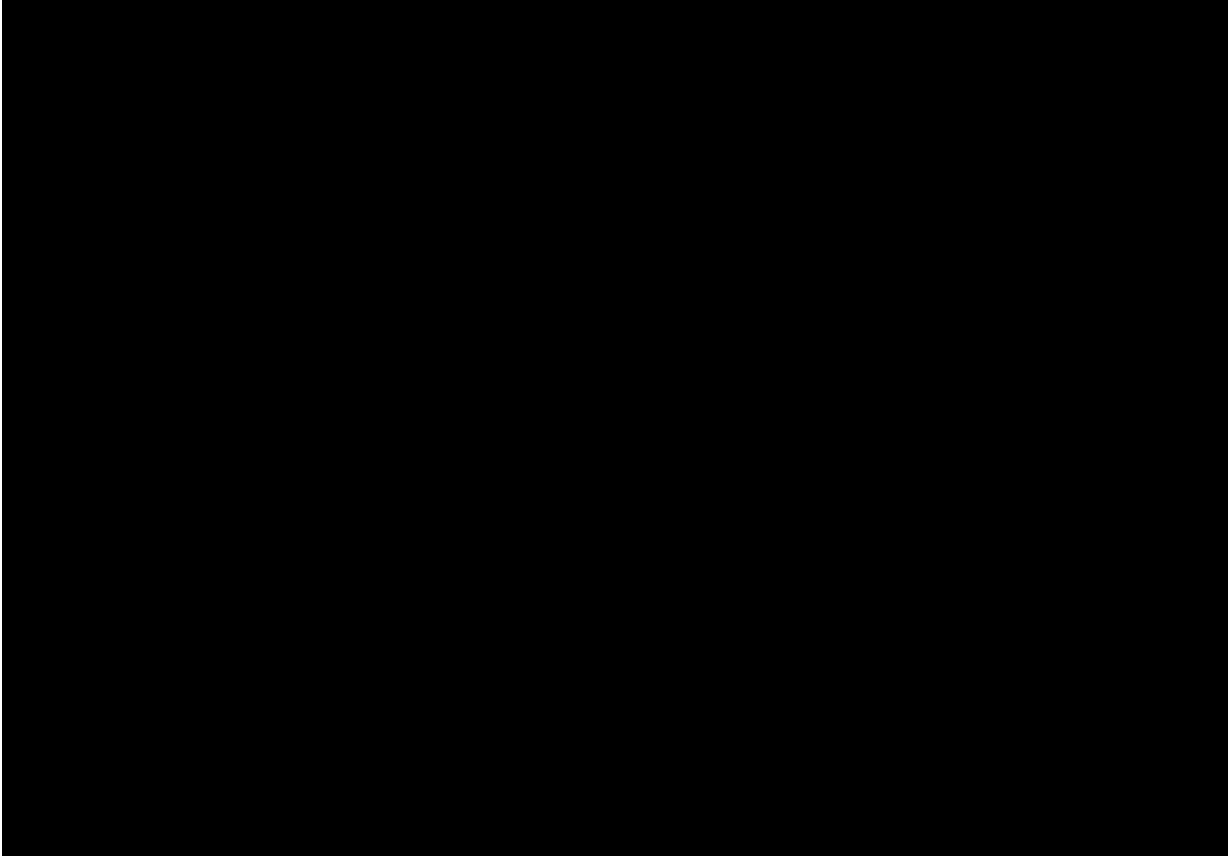
Recommendations - Effectiveness of Enforcement – Part 1



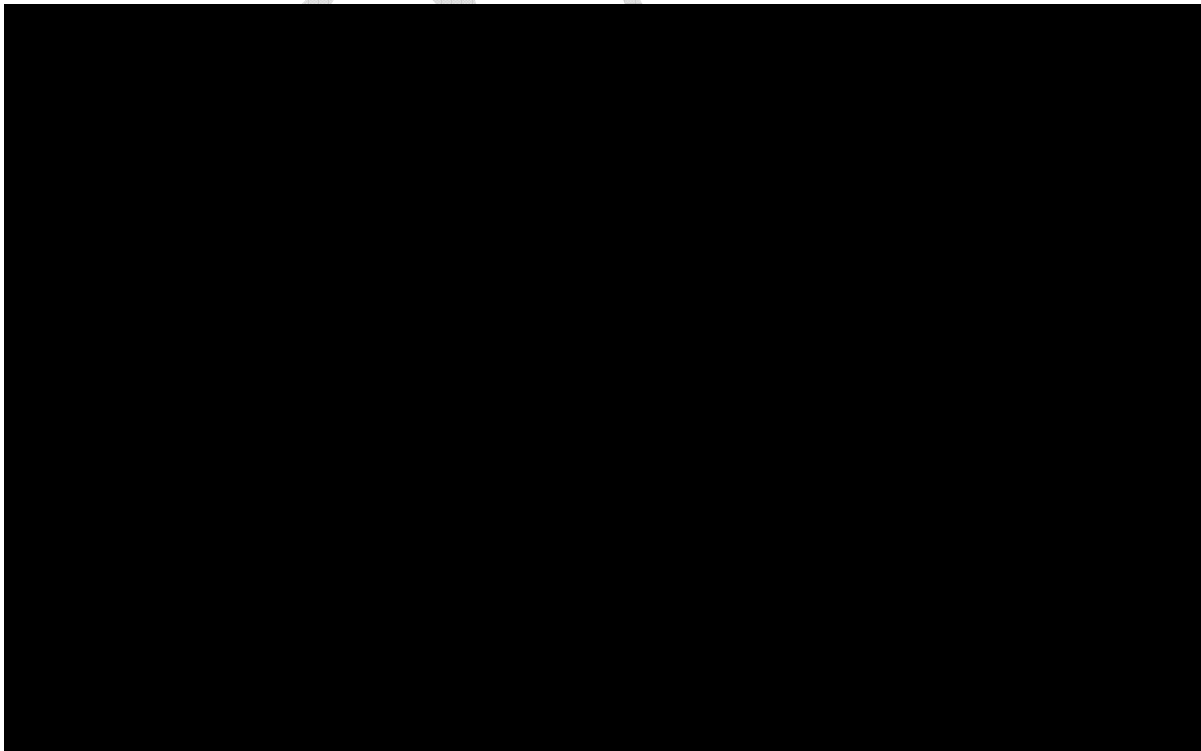
EPA acknowledges long-standing compliance issues with Pretty Prairie, which remains subject to an action based upon KDHE’s now defunct “Nitrate Strategy”. EPA wishes to work with KDHE to develop a strategy for returning this and similar systems to compliance.

KDHE should utilize EPA’s Return to Compliance tables developed in April 2011 to assist in making consistent compliance determinations.

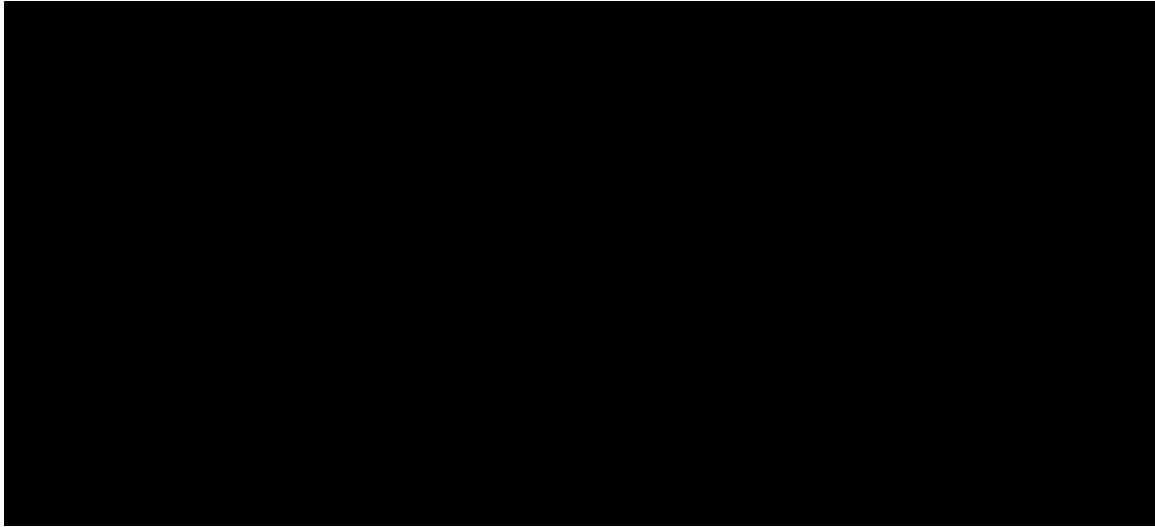




Recommendations- Effectiveness of Enforcement Part 2



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[Redacted] As noted previously regarding Pretty Prairie, EPA wishes to work with KDHE to develop a strategy for returning these and similar systems to compliance.

